	Charles TalberT	
	No. QA4707	
	SCI. CAMP Hill	
	a500 Lisburn Road	
	CampHill. Pa. 17001 October 13. 2021	
		-
	United States District Court for the Middle District of Pennsylvania	
•	Charles TalberT	
	vs. No. 31-CV-1669	
	Department of Corrections; Honorable Judge Morrige EIVED	1
	John Wetzel: Margaret Gordon: SCRANTON	Juntar
	Laurel Harry: Brad Ritchey; OCT 18 2021	
	Officer Benning; Beth Herb; PER	
	Theodoor Voorstad. Amended Complaint	ا به مرد
		Laur.
	Plaintiff, Charles Talber T, hereby files this Amended civil Action	نائت
	Against state Actors under 42 USCS 1983 and Title 11 of the	
	Americans with Disabilities Act. Phintiff seeks monetary relief	
Magazinan yang separa Salah ke ayan ka madalaman da ma	against befendants in their personal capacity, and equitable	الديد
	relief against befendants in their official capacity.	
	1. Maintiff, is an adult individual, correctly at SCI. Camp Hill.	
	2. Department of Corrections (DOC), is an executive agency of the	a selet i
	Commonwealth of Rennsylvania.	eraçanı arlı
	3. John Wetzel, at the time of occurrence, was the Secretary of the MC	65
	4. Margaret Gardon, is the Dietary Management Services Specialist	ia M
	for the DOC.	

- 5. Laurel Harry is the Superintendent At CAmpHill.
- 6. Brad Ritchey, is the Unit Manager of the Level 5 Housing Unit at Camp Hill.
- 7. Officer Benning, is the Property Officer of the Level 5 Housing Unit At CAMP Hill.
- 8. Beth Herb, is the Corrections Health Care Administrator at Camp Hill.
- 9. Theodoor Voorstad, is a Contracted Medical Doctor at Camp Hill.

Retaliation Claims

- 10. On an About July 13.2021, Plaintiff Filed A civil case against the DOC in this Court under docket no. 21-CV-1231.
- II. On at About August 16. 2021, Approximately 30 days After filing the Abresaid lawsuit against the DRC, Plaintiff was transferred to Camp Hill with boxes of legal and reference materials, and publications, to which he used for litigation for the Aforesaid lawsuit and other civil matters to which he represents himself in.
- 12. The officers from SCI. DAHAS, upon Plaintiffs transfer into Camp
 Hill, informed Defendant Benning that Plaintiff represented
 himself against the DC, and that All 6 boxes of Aforesaid
 property was in his cell so that he could effectively
 Litigates
- 13. However, Benning had confiscated All of Plaintiffs abore said property, without inventorying it, and after seizing it, had placed it in an unknown location.
- W. On or About August 18. 2021, Benning had informed Plaintiff that, due to his lawsuits against the DOC, he wooldn't receive

his Aforesaid property. 15. On or about September 8. dods, befendant Harry had come to see Plaintiff, and after being informed of Bennings actions, Aforesaid, had turned a blind eye and condoned the unlawfol seizure of Plaintiffs legal materials and publications. 16. On or About October 1,5,6, And 13, 2021, Defendant Ritchey had Also informed Plaintiff that, due to his lawsuits against the DOC, and ontil he withdrew them, he would not receive his aforesaid legal materials and publications. 17. On October 7. 2021, Benning had informed Plaintiff the he would be keeping the legal materials that Plaintiff had sought and paid over \$ 100.00 for from the law library. 18. On October 13. 2021, Ritchey had been informed, Agnin, of Bennings abresaid actions, yet, reiterated his previous schiozwal of gook tabloca Aitaiala di tanatt 19. As A proximate cause of Harry, Benoing, and Bitchey's acts : Pitalall, Linzarda, znoizzimo bna A. had been deprived of his First Amendment right to have access to reading materials. B. was hindered in his First Amendment right to have meaningful Access to the Court C. Siffered from intentional infliction of emotional distress. pritries of oit or noiteurs pa boa, driven lation mental health conditions. O. had been deprived of his Fourteenth Amendment right by puing his legal materials and publications taking Away in an arbitrary and capricious matter essary sub behavithe Fried transition

30. As a result of Plaintiff filing his aforesaid lawsuit against the DOC, Harry Benning, and Ritchey retaliated by withholding his aforesaid property, and confiscated legal materials that were sent to Plaintiff from the law library that was paid for.

WHEREFORE, Plaintiff demands judgment against Defendants Harry, Ritchey, and Benning for violations of his First and Four teenth Amendment Constitutional rights, for an amount in excess of \$100,000.00, punitive damages, costs, fees, and a preliminary injunction.

Health Care Claims:

- 31. Maintiff has been diagnosed and treated for more than 10 years with:
 - A. A faulty digestive system due to the surgical removal of his colon, which causes food authients to not properly absorb into his system unless being fed in proper quantative portions.
 - B. excrociating lower-back muscle spasms, caused by a herointed disc.
- betagilds yllanoitetitenss era nobrod bna lestell, DM etnabnedel «Gb tappides yllands) with the certain boa deildates of the receive therapelic diets that estamni yllasibem era tadt eteil situagaredt eviseer of estamni Allande for the malical estamni ete rot estamni ete rot estamni ete rot estamni ete est
- 33. However, the WC, Wetzel, and Gordon, has failed to establish a policy or procedure, for immates with serious digestive medical conditions, such as Plaintiffs, to receive therapeutic diets, like all other immates with serious medical conditions receive.

Intigeof tring 2 ylott of these went to Holy Spirit Hospital 1200 no no No. in CampHill, Pennsylvania, and After being properly evalvated, diagnosed, and treated, the treating physician had instructed Defendants Herb and Voorstad to provide Plaintiff with both: A. Flexeril moscle relaxants for his aforesaid chronic and

Acute lower back muscle spasms.

B. "double portions" of food ongoing to ensure that he retained proper nutrition.

25. However, Herb, Voorstad, and Gordon had knowingly and gross negligently failed to honor the Hospitals orders, and in so doing, deprived Plaintiff of a medically prescribed, and A medically required therapeutic double portion diet.

HiminII shivorg of belief bad drell bon nobrod bon baterool. Us the aboresaid prescribed diet for no medical reasoning.

Described and Herb had failed to provide Plaintiff his prescribed Flexeril muscle relaxants for no medical reasoning, and trag paired ton plagedly not being part of the DOC's Granilary list of medications.

-rook ban, dreh, nobored, lestel, DOC, Wetzel, Gordon, Herb, and Voorstad's aforesaid acts and omissions, Plaintiff:

A. was denied equal access to therapeutic Good diets As others similarly situated in violation of his tourteenth Amendment Constitutional right.

B. was denied equal access to food services in violation of Title 11 of the Americans With Disablifies Act.

C. was discriminated against on account of his digestive sptilidazils

D. was denied access to prescribed treatment in violation

of his Eighth Amendment Constitutional right.

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F. Aggravation to his preexisting mental health issues, mental anguish, and intentional infliction of emotional distress.

WHERERORE, Praintiff demands judgment against Defendants DVC, Wetzel, Octdon, Merb, and Voorstad, for violations of Title II of the Americans with Disabilities act, and the Eighth Amendment, for an amount in excess of \$ 100,000.00, punitive damages, costs, Fees, and a pre-liminary injunction.

Relimioary Injunction:

For the reasons set forth herein, Plaintiff respectfully requests for this Honorable Court to:

A. direct Defendant HAMY to return to Plaintiff All of his protected legal materials, reference materials, and publications.

Alivect Herb to have Camp Hill medical staff comply with Ably build comply with the Bound of direct Herb to have a lating the sound of the Spirit Hospital and provided the Present of the Start of the Start of the Mean of mid and how the mid and have the mid and

I verify under penalty of perjury that the statements berein are true and correct.

Ostober 13.2021 Charlesta

INMATE MAIL SCL. CAMP Hill 2506 Lisburn Rd. CAMPHIN, RA. 17001 Charles Talbert CAYTAT

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Scranton, PA.

FOREVER

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